IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

| MICHAEL GRANT, | CIVIL ACTION |
|------------------------------|--------------|
| v. | NO. 20-735 |
| CITY OF PHILADELPHIA, et al. | |

ORDER

AND NOW, this 20th day of September 2021, following hearing in open court with counsel and considering arguments regarding (1) Defendants' Motion to Dismiss (ECF 23), and the Response thereto (ECF 30); (2) Plaintiff's Motion to Compel (ECF 43) and the Response and Reply thereto (ECF 44 and 45, respectively); the Court hereby **ORDERS**:

- 1. Defendants' Motion to Dismiss is GRANTED without prejudice as to Count V.
- 2. Plaintiff is granted leave to amend his complaint as to Count V and is instructed to clearly identify each policy and/or custom that he is challenging under a Monell theory of liability and provide factual allegations in support for each.
- 3. Within 14 days, Defendant is to produce to Plaintiff all documents responsive to Counts I through III.

BY THIS COURT:

/s/ MICHAEL M. BAYLSON

MICHAEL M. BAYLSON United States District Court Judge

O:\Kelly Jo 2021\Cases\20-cv-00735 Grant v. City of Philadelphia\20cv00735 Grant v. Philadelphia Order re Motion to Dismiss.docx